

USDS SDNY DOCUMENT ELECTRONICALLY FILED DOC #: DATE FILED:
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UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF NEW YORK

JEFFREY DESKOVIC,

Plaintiff,

v.

CITY OF PEEKSKILL, PUTNAM COUNTY,
WESTCHESTER COUNTY, DAVID LEVINE,
THOMAS MCINTYRE, WALTER
BROVARSKI, EUGENE TUMOLO, JOHN
AND JANE DOE SUPERVISORS, DANIEL
STEPHENS, LOUIS ROH, MILLARD
HYLAND, PETER INSERO, and LEGAL AID
SOCIETY OF WESTCHESTER COUNTY

No. CV-07-8150 (KMK)(GAY)

Defendants.

LINDA MCGARR,

Plaintiff,

v.

CITY OF PEEKSKILL, PUTNAM COUNTY,
WESTCHESTER COUNTY, DAVID LEVINE,
THOMAS MCINTYRE, WALTER
BROVARSKI, EUGENE TUMOLO, JOHN
AND JANE DOE SUPERVISORS, DANIEL
STEPHENS, LOUIS ROH, MILLARD
HYLAND, PETER INSERO, and LEGAL AID
SOCIETY OF WESTCHESTER COUNTY

No. 07-CV-9488 (KMK)(GAY)

Defendants.

STIPULATION

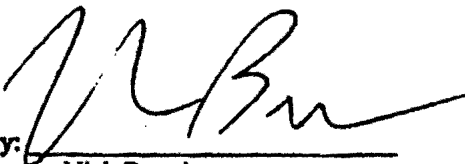
IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned
counsel for the respective parties, that in exchange for the agreement by defendants City of
Peekskill, David Levine, Thomas McIntyre, and Eugene Turnolo not to put forth any argument
that Walter Brovarski caused or was in any way responsible for Jeffrey Deskovic's alleged

wrongful incarceration or the other injuries or damages for which plaintiffs Jeffrey Deskovic and Linda McGarr seek to hold defendants David Levine, Thomas McIntyre and Eugene Tumolo accountable, plaintiffs hereby discontinue with prejudice all claims against defendant Walter Brovarski arising from the allegations set forth in plaintiff Deskovic's Third Amended Complaint and plaintiff McGarr's Second Amended Complaint.


This stipulation may be signed in counterparts.

Dated: White Plains New York
August 16, 2011


NEUFELD SCHECK & BRUSTIN, LLP
Attorneys for Plaintiff Jeffrey Deskovic

By: 
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New York, NY 10013
(212) 965-9081


WILSON ELSEER MOSKOWITZ
EDELMAN & DICKER, LLP
Attorneys for Defendants City of
Peekskill, David Levine, Thomas
McIntyre, and Walter Brovarski

By: 
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White Plains, NY 10604
(914) 872-7156

STILLMAN FRIEDMAN & SHECTMAN, P.C.
Attorneys for Defendant Eugene Tumolo

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425 Park Ave.
New York, NY 10022

EMERY CELLI BRINCKERHOFF
& ABADY, LLP
Attorneys for Plaintiff Linda McGarr

By: 
Diane Houk
75 Rockefeller Plaza
20th Floor
New York, NY 10019

SO ORDERED:


Kenneth M. Karas, U.S.D.J.

wrongful incarceration or the other injuries or damages for which plaintiffs Jeffrey Deskovic and Linda McGarr seek to hold defendants David Levine, Thomas McIntyre and Eugene Tumolo accountable, plaintiffs hereby discontinue with prejudice all claims against defendant Walter Brovarski arising from the allegations set forth in plaintiff Deskovic's Third Amended Complaint and plaintiff McGarr's Second Amended Complaint.

This stipulation may be signed in counterparts.

Dated: _____, New York
August __, 2011

NEUFELD SCHECK & BRUSTIN, LLP
Attorneys for Plaintiff Jeffrey Deskovic

WILSON ELSE MOSKOWITZ
EDELMAN & DICKER, LLP
Attorneys for Defendants City of
Peckskill, David Levine, Thomas
McIntyre, and Walter Brovarski

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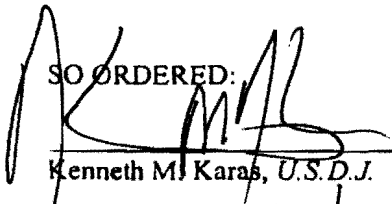
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STILLMAN FRIEDMAN & SHECTMAN, P.C.
Attorneys for Defendant Eugene Tumolo

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New York, NY 10019

SO ORDERED:

Kenneth M. Karas, U.S.D.J.
9/28/11